



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application of:	Gregory STECKMAN, et al.	Examiner:	ANGEBRANNDT, Martin J.
Application No.:	10/809,969	Group Art Unit:	1756
Filing Date:	March 25, 2004	Office Action Date:	October 4, 2007
Docket No.	OND-009/10754-18	Confirmation No.	7894

Title: METHOD FOR PACKAGING THERMALLY COMPENSATED FILTERS

MS: Amendment
Commissioner for Patents
PO Box 1450
Alexandria, VA 22313-1450

Dear Sir:

In response to a phone call with Examiner Angebranndt, please find attached a copy of the Power of Attorney documents signed by all inventors which revokes all previous attorney's associated with this application.

Also attached is a copy of Statement Under 37 CFR 3.73(b), which gives myself the authority to act on behalf of the assignee.

Additionally attached is the response to an Office Action. We had attempted to respond to the Office Action on February 13 but Examiner Angebranndt phoned to inform me I needed to revoke a previous attorney from the application.

In the event that any fees are required for the prosecution of this application, please charge any necessary fees to Deposit Account No. 503795.

Sincerely,

Dr. Christophe Moser
CEO, Ondax
(626) 357-9600

A handwritten signature in black ink, appearing to read "Dr. Christophe Moser".

INTRODUCTORY COMMENTS

Claims 1-73 are pending in the present application.

Claims 38,42,45,46,48,49,61,62 and 66-73 are rejected by the Examiner under 35 U.S.C. § 102(b) as being fully anticipated by Lemaire et. Al (US 6,147,341).

Claims 1-5, 8-12, 19,22-33,38-42,45-49,56 and 59-69 are rejected by the Examiner under 35 U.S.C. § 102(e) as being fully anticipated by Sullivan (US 6,621'957).

Claims 1-12,19,22-49, 56 and 59-73 are rejected by the Examiner under 35 U.S.C. § 103(a) as being unpatentable over Sullivan et al. (US 6,621'957), in view of Glenn et al. (US 4,807'950), Glenn et al. (US 5,388,173) or Laming et al. (US 6,169,829).

Claims 1-12, 19-49 and 56-73 are rejected by the Examiner under 35 U.S.C. § 103(a) as being unpatentable over Sullivan et al. (US 6,621'957) , combined with either Glenn et al. (US 4,807'950) , Glenn et al. (US 5,388,173) or Laming et al. (US 6,169,829), further in view of Fells et al. (US 6,363,187) .

Claims 38,39,42,45-50, 54 and 55 are rejected under 35 U.S.C 102(e) as being fully anticipated by Myers et al., (US-2003/0210863).

Claims 1-18 and 38-55 are rejected under 35 U.S.C 103(a) as being unpatentable over Myers et al. (US-2003/0210863) in view of Sullivan (US 6,621'957) combined with Glenn et al. (US 4,807'950), Glenn et al. (US 5,388,173) or Laming et al. (US 6,169,829).

Prior Art (US 5,042,898; 6,507,693; 6,396,982; 6,628,862; 6,101,301; 5,771,250; 6,370,310; 6,304,687; 6,498,891;

Applicants respectfully request reconsideration of the rejected claims.